

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

January 26, 2000

DIVISION TWO

B123071 Madjarou
 v.
 Homebase Warehouse, Inc., et al.

Filed order modifying opinion. Petition for rehearing is denied. (No change in the judgment)

DIVISION THREE

Court reconvened at 9:30 A.M.

Present: Klein, P.J., Croskey, J., Kitching, J., Schneider, J. (Assigned) and Valorie Gray, Deputy Clerk.

Each of the following:

B136212 Robin J. v. S.C.L.A.
B135301 Joseph F. v. S.C.L.A.
B114213 Northwood Hills Associates v. Scritsmier
B130879 Dept. of Children & Family Services v. Concepcion Z.
B130863 Dept. of Children & Family Services v. Dawn G.
B132752 Dept. of Children & Family Services v. Patricia A.
B133782 Dept. of Children & Family Services v. Patricia O.
B131383 Dept. of Children & Family Services v. Patricia W.
B136599 Susan S. v. S.C.L.A.
B122578 People v. Carter
B136923 Paula F. v. S.C.L.A.
B125939 People v. Parker
B126489 People v. Lynn
B122953 People v. Johnson
B123721 People v. Juarez et al.
B127253 People v. Fleming

Argument waived, cause submitted.

DIVISION THREE (Continued)

B119523 Trans National Bank
 v.
 Chen

Appearances:

Susan Chen, appellant in propria persona, and by David K. Chang for respondent. Argument waived, cause submitted.

B127126 Garofalo
 v.
 Princess Cruises, Inc.

Merits:

Argued by Mark J. Batt for appellant and by Eric Danoff for respondent. Cause submitted.

B128083 Garcia
 v.
 County of L.A. Sheriff's Dept.

Merits:

Argued by Scott Schutzman for appellant and by Brian T. Chu, deputy county counsel, for respondents. Cause submitted.

B128087 Namco Capital Group
 v.
 Chrystie & Berle et al.

Merits:

Argued by Robert S. Gerstein for appellant and by Victor King for respondents. Cause submitted.

Court recessed at 10:50 A.M.

DIVISION THREE (Continued)

Court reconvened at 1:30 P.M.

Present: Klein, P.J., Croskey, J., Kitching, J., Schneider, J. (Assigned) and Valorie Gray, Deputy Clerk.

B128908 Sandoval
 v.
 Sandoval

Merits:

Argued by Ira M. Friedman for appellant. Argument waived by the respondent. Cause submitted.

B127997 Haynes
 v.
 Cedars-Sinai Medical Center et al.

Merits:

Argued by Brian L. Malone for appellant and by Lisa Perrochet for respondents. Cause submitted.

B118340 People
 v.
 Castillo

Merits:

Argued by Marleigh A. Kopas for appellant and by Stephanie A. Miyoshi, deputy attorney general, for respondent. Supplemental letter brief due by the appellant on February 1, 2000. Submission deferred.

B123708 People
 v.
 Choi

Merits:

Argued by Dennis A. Fischer for appellant and by Analee J. Nations, deputy attorney general, for respondent. Cause submitted.

DIVISION THREE (Continued)

B130244 Beach-Courchesne et al.
v.
City of Diamond Bar et al.

Merits:
Argued by R. Bruce Tepper for appellants and by Gregory M. Kunert for respondents. Cause submitted.

B130576 Rattan Specialties, Inc.
v.
Home Savings of America et al.

Merits:
Argued by Mark P. Geffon for appellant and by Dirk L. Vincent and Roger R. Meadows for respondents. Cause submitted.

B126185 Ramos
v.
Liberty Mutual Ins. Company

Merits:
Argued by Michael L. Goldberg for appellant and by Lisa M. Kralik for respondent. Cause submitted.

B124297 Pacific Greystone Corporation
v.
Aetna Insurance Company

Merits:
Argued by Gregory H. King for appellant and by Michael W. Melendez for respondent. Cause submitted.

Court adjourned at 4:05 P.M.

DIVISION FOUR

B128644 People v. Sarile (Not for Publication)

For the foregoing reasons, the judgment is affirmed. The trial court is directed to prepare an amended abstract of judgment reflecting the fine imposed pursuant to Penal Code section 1202.4, subdivision (b) and the parole revocation fine imposed and suspended pursuant to Penal Code section 1202.45.

Vogel (C.S.), P.J.

We concur: Epstein, J.
Hastings, J.

B119911 People (Not for Publication)
v.
Dorsey

The judgment is affirmed.

Vogel (C.S.), P.J.

We concur: Hastings, J.
Curry, J.

B122477 People (Not for Publication)
v.
Enciso

For the foregoing reasons, the judgment is affirmed.

Hastings, J.

We concur: Epstein, Acting P.J.
Curry, J.

DIVISION FOUR (Continued)

B114365 Regents of the University of California (Not for Publication)
 v.
 Page

The order is reversed. The parties are to bear their own costs on appeal.

Epstein, J.

We concur: Vogel (C.S.), P.J.
 Curry, J.

B126008 County of Los Angeles
 v.
 Ranger Insurance Co.

Filed order modifying opinion. (No change in the judgment)

DIVISION FIVE

B126685 China Export
 v.
 First Central Bank

Filed order denying petition for rehearing.

B130813 Universal Self Care, Inc. (Not for Publication)
 v.
 Diana Bonta, Director of Health Services

The judgment is affirmed. Respondent(s) to recover costs.

Armstrong, J.

We concur: Grignon, Acting P.J.
 Godoy Perez, J.

DIVISION FIVE (Continued)

B127518 Kenneth Schmier et al. (Not for Publication)
v.
David Jennings et al.

We affirm the judgment dismissing Barros's cross-complaints in the 1994 action (BC116951) and the consolidated actions, and entering judgment for Jennings on those cross-complaints. We also affirm the judgment dismissing Schmier's complaints in the 1996 action (BC14777) and his cross-complaint in the consolidated actions, and entering judgment for Jennings on that complaint and cross-complaint. The judgment striking Jennings's cross-complaint in the consolidated action is affirmed as to Schmier and reversed as to Barros. Barros's and Schmier's request for publication is denied. All parties to bear their own costs on appeal.

Armstrong, J.

We concur: Grignon, Acting P.J.
Godoy Perez, J.

B132298 Tri-West Insurance Services, Inc. (Not for Publication)
v.
Seguros Monterrey Aetna, S.A.

The judgment is affirmed. Respondent(s) to recover costs.

Armstrong, J.

We concur: Turner, P.J.
Godoy Perez, J.

DIVISION FIVE (Continued)

B135938 Gerald Scotti (Not for Publication)

v.

Superior Court, Los Angeles County
(Fred Esposita, r.p.i.)

The petition for writ of mandate is granted. Let a peremptory writ issue ordering respondent court to vacate its order of July 29, 1999, granting plaintiffs' ex parte application to take defendant Gerald Scotti's motion for summary judgment off calendar, and September 17, 1999, granting plaintiffs' motion for an order imposing sanctions, and thereafter enter new and different orders denying the motion for sanctions and setting the summary judgment motion for hearing. Costs are awarded to petitioner.

Armstrong, J.

We concur: Grignon, Acting P.J.
 Godoy Perez, J.

B125411 Jae In Park et al. (Not for Publication)

B127310 v.

John Ha et al.

The order awarding costs is reversed. In all other respects, the judgment and the postjudgment order awarding attorney's fees are affirmed. John and Moon Ha are awarded their costs on appeal.

Grignon, Acting P.J.

We concur: Armstrong, J.
 Godoy Perez, J.

DIVISION SIX

B131865 McPherson (Not for Publication)
 v.
 State of California

The judgment is affirmed. Costs are awarded to respondent.

Coffee, J.

We concur: Yegan, Acting P.J.
 Perren, J.

DIVISION SEVEN

B125896 Saelzler
 v.
 Advanced Group 400, et al.

Filed order modifying opinion. Petition for rehearing is denied. Neal, J. would grant rehearing. The opinion is certified for publication. (No change in the judgment)

B129640 People (Not for Publication)
 v.
 Ford

The judgment is affirmed.

Neal, J.

We concur: Johnson, Acting P.J.
 Woods, J.

DIVISION SEVEN (Continued)

[illegible]

The judgment is modified by striking the one-year enhancement imposed because Alvarez was armed with a gun (Pen. Code § 12022, subd. (a)(1). Judgment is affirmed as modified.

Neal, J.

We concur: Lillie, P.J.
 Johnson, J.

[illegible]

The judgment is affirmed. The clerk of the superior court shall prepare and send to the California Department of Corrections and amended abstract of judgment stating appellant was sentenced to state prison for an eight-year aggregate term, consisting of a six-year base term, enhanced by two, consecutive one-year terms for the separate prison term findings.

Neal, J.

We concur: Lillie, P.J.
Woods, J.

DIVISION SEVEN (Continued)

B134373 Dept. of Alcoholic Beverage Control (Not for Publication)

v.

Alcoholic Beverage Control Appeals Board of Calif.

(Alvin Klein, et al., r.p.i.)

The order of the Alcoholic Beverage Control Appeals Board is reversed,
and the Board is directed to reinstate the Department's order revoking real
parties' liquor license.

Neal, J.

We concur: Lillie, P.J.
 Johnson, J.